

## COCHISE COUNTY JUSTICE COURT PRECINCT NO. 4

STATE OF ARIZONA.

CASE NO.  
4IA201900556

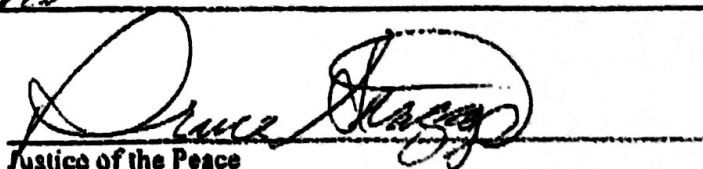
Plaintiff

vs.

ANDRES ROMERO FLORES Defendant.

INITIAL APPEARANCE  
MINUTE ENTRY ORDER Felony Misdemeanor

WX JAIL.

Current Address: 1012 N. Douglas AvenueWillcox AZ 85643Phone: (928) 362 9110 Address and phone information in release questionnaire is correct. Defendant in custody  with  without counsel \_\_\_\_\_  
name of counsel Defendant advised of charge(s). Defendant advised of legal rights. Appoint counsel Private counsel The defendant was summoned to appear in court for an initial hearing and is charged with a felony or misdemeanor listed in ARS 13-610(O)(3), therefore he or she shall report within 5 days of release on bail to the following agency and shall submit a sufficient sample of buccal cells or other bodily substances for DNA testing. For Justice Courts 1-Bisbee, 3-Benson,  
4-Willcox, 5-Sierra Vista, 6-Bowie:  
**COCHISE COUNTY JAIL**  
203 N. Judd Drive, Bisbee  
Monday through Friday  
10:00 a.m. through 4:00 p.m.  
520-432-7540 For Justice Court 2-Douglas:  
**SOUTHEAST ARIZONA MEDICAL CENTER**  
2174 W. Oak Avenue, Douglas  
Monday through Friday  
7:00 a.m. through 6:00 p.m.  
520-364-7931COMMENTS: Kept in custody due to flight risk. Stated multiple times would go to Mexico. Also in a danger to his daughterDate: 6/7/19  
Justice of the Peace

From:Cochise County JP4 Willcox

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06/07/2019 08:34

#037 P.004/018

## COUNTY OF COCHISE - STATE OF ARIZONA

STATE OF ARIZONA vs. <u>ANDRES ROMERO FLORES</u> , Defendant	CASE NO. <u>41A201900556</u> FELONY	DETERMINATION OF RELEASE CONDITIONS AND RELEASE ORDER
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Video Initial Appearance     Interpreter Required     Spanish     Other

Defendant shall appear as indicated:

In Custody Date: 06/17/2019 Time: 10:00 AM

Out of Custody Date: 06/27/2019 Time: 10:00 AM

- |   |   |  |  |
|---|---|--|--|
| <input type="checkbox"/> Justice Court 1<br>207 N Judd Dr<br>Bisbee AZ 85603<br>520-432-9540                              | <input type="checkbox"/> Justice Court 2<br>1012 North G Ave<br>Douglas AZ 85607<br>520-805-5640          | <input type="checkbox"/> Justice Court 3<br>126 W 5th St, Ste 1<br>Benson AZ 85602<br>520-586-8100 | <input checked="" type="checkbox"/> Justice Court 4<br>450 S Haskell Ave<br>Willcox AZ 85643<br>520-384-7000 |
| <input type="checkbox"/> Justice Court 5<br>100 Colonia de Salud<br>#108, Bldg C<br>Sierra Vista AZ 85635<br>520-803-3800 | <input type="checkbox"/> Justice Court 6<br>PO Box 317<br>201 N Central<br>Dowic AZ 85605<br>520-847-2303 | <input type="checkbox"/> Superior Court<br>PO Box CK<br>Bisbee AZ 85603<br>520-432-8370            | <input type="checkbox"/> Other<br>*See Below   |

Court Name \_\_\_\_\_ Address \_\_\_\_\_

For:  Arraignment     Preliminary Hearing     Pretrial     Trial     Sentencing     Probation Hearing  
 Other: \_\_\_\_\_

Defendant shall be held without bond:  pursuant to AZ Court, Art 2, Sec 22.  probation violation

Other: \_\_\_\_\_

Defendant is released on his or her Own Recognizance.

Defendant shall be released, provided bond is posted as follows:

1. Unsecured appearance bond in the amount of \$\_\_\_\_\_.
2. Deposit bond in the amount of \_\_\_\_\_ % of \$\_\_\_\_\_, which equals \$\_\_\_\_\_. posted in cash. The remainder of \$\_\_\_\_\_ shall be an unsecured appearance bond.
3. Secured appearance bond in the amount of \$ 10 000.00.
4. Cash bond in the amount of \$\_\_\_\_\_.

Third Party Custody - Defendant will be released to the custody of: (Attach copy of photo ID)

Name \_\_\_\_\_ Address \_\_\_\_\_ Phone No. \_\_\_\_\_

I UNDERSTAND I MUST comply with the following obligations if the defendant is placed in my custody:

- a) Supervise Defendant in accordance with all of the release conditions.
- b) Make every effort to assure that the defendant is present for all scheduled court hearings.
- c) Notify the Court immediately in the event the defendant violates any conditions of release or disappears.

Signed (Custodian): \_\_\_\_\_

Defendant shall be released on his/her own recognizance unless picked up by the \_\_\_\_\_ County or Cities within \_\_\_\_\_ hours  days  of this order  of release on local charges.

From:Cochise County JP4 Willcox

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06/07/2019 08:34

#037 P.005/018

STATE OF ARIZONA VS ANDRES ROMERO FLORES CASE NO.AZ01900556 FELONYYou must comply with the following mandatory and standard conditions of release:STANDARD CONDITIONS OF RELEASE

1. Appear for the hearing stated on page 1 and attend all future court hearings.
2. Violate no federal, state, or local criminal laws.
3. Not leave the state of Arizona without written permission of the court.  
 Defendant may leave the state provided defendant returns for court dates.
4. Diligently pursue any appeal if released from custody after judgment and sentence have been imposed.

OTHER CONDITIONS OF RELEASE

- No contact of any nature with the alleged victim(s): Jessica Romero  
 No return to the scene of the alleged crime: 1012 N. Douglas Avenue, Willcox AZ 85643  
 Defendant may return once escorted by law enforcement  
 Not drink alcoholic beverages  
 Not possess any drugs without a valid prescription  
 Not possess any weapons  
 Not drive without a valid driver's license  
 Maintain contact with your attorney  
 Notify the Court in writing of any change of address

**IF YOU VIOLATE THIS ORDER:** You have the right to be present at your trial and at all other proceedings in your case. **IF YOU FAIL TO APPEAR THE COURT MAY ISSUE A WARRANT FOR YOUR ARREST AND/OR HOLD THE TRIAL OR PROCEEDING IN YOUR ABSENCE. IF CONVICTED, YOU WILL BE REQUIRED TO APPEAR FOR SENTENCING. IF YOU FAIL TO APPEAR, YOU MAY LOSE YOUR RIGHT TO A DIRECT APPEAL**

If you violate any condition of a bond, the court may order the bond and any related security deposit forfeited to the State of Arizona. In addition, the court may issue a warrant for your arrest upon learning of any violation of the conditions of release. After a hearing, if the court finds that you have not complied with the release conditions, the court may modify the conditions or revoke the release altogether.

If you are released on a felony charge, and the court finds the proof evident or the presumption great that you committed a felony during the period of release, the court must revoke your release. You may also be subject to an additional criminal charge, and upon conviction you could be punished by imprisonment in addition to the punishment which would otherwise be impossible for the crime committed during the period of release. Upon finding that you violated conditions of release, the court may also find you in contempt of court and sentence you to a term of imprisonment, a fine, or both.